

**TABLE OF PROPOSED REVISIONS TO
ELEVENTH CIRCUIT RULES AND INTERNAL OPERATING PROCEDURES**

Page	Circuit Rule or IOP	Comments
45	11th Cir. R. 9-1	Adds a requirement that parties seeking review of an order on release under FRAP 9(a) must file a motion with this Court setting out the reasons why the party believes the order should be reversed.
52-53	11th Cir. R. 11-3	The rule on exhibits is amended to, among other things: (1) require the district court clerk to include in the electronic record on appeal copies of all documentary exhibits admitted into evidence at trial or any evidentiary hearing; (2) provide that the district court must ensure that no documentary exhibits are returned to the parties before electronic versions of those exhibits have been entered into the electronic record; (3) require the district court clerk to transmit any sealed documentary exhibits to this Court in paper and all other sealed exhibits in their original form; and (4) require the parties to include photographs or other reproductions of non-documentary physical exhibits in the electronic record on appeal.
54	FRAP 11, IOP 3 <u>Preparation and Transmission of Exhibits</u>	The IOP on exhibits is amended to apply only to oversized exhibits.
60	11th Cir. R. 14-1	New rule on “Applicability of Other Circuit Rules to Appeals from the Tax Court.”
65	11th Cir. R. 16-1	Amended to apply only when the agency record on appeal is in paper.
70	11th Cir. R. 20-1	New rule on “Applicability of Other Circuit Rules to the Review or Enforcement of an Agency Order.”
100	FRAP 27, IOP 3 <u>Motions to Expedite Appeals</u>	Adds the following language: “Except as otherwise provided in these rules, and unless the court directs otherwise.”
150	FRAP 36, IOP 9 <u>Appearance of Counsel Form</u>	IOP is deleted in its entirety as obsolete.
150	FRAP 36, IOP 10 <u>Citation to Internet Materials in an Opinion</u>	Provides that internet material cited in an opinion will be placed “on the docket,” instead of in the case file and a separate file maintained by the clerk, and deletes the sentence stating that a footnote in the opinion will reference the availability of the internet materials in the case file.

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155	FRAP 39, IOP 1 <u>Time - Extensions</u>	Amended to provide that a bill of costs is timely only if it is received by the clerk within the time for filing, in order to make the IOP consistent with other IOPs on timely filings.
173	11th Cir. R. 46-3	Deletes the last sentence providing that attorneys admitted for a particular proceeding must pay the admission fee to obtain an admission certificate.